## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA

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In re:	Case No. Chapter 7
	Debtor /
ORI	DER DISMISSING CHAPTER 7 CASE FOR FAILURE TO APPEAR AT THE § 341 MEETING OF CREDITORS
Dismiss Cas	CAUSE came before the court upon the chapter 7 trustee's ex-parte Motion to e for Failure by Debtor to Appear at the § 341 Meeting of Creditors. Upon the ption and good cause appearing therefore, it is
ORDE	ERED that
	In accordance with 11 U.S.C. § 105(a) and Local Rule 1017-2(B), this case with prejudice as to the filing of any bankruptcy case in any federal bankruptcy Inited States of America by the above-named debtor earlier than 180 days from order;
2. this order;	(If applicable), the trustee shall file a final report within 10 days of the date of
	(If applicable), the debtor shall immediately pay to the clerk of the court all feesing as required by Local Rule 1017-2(E). The court will not entertain a motion eration of this order of dismissal unless all unpaid fees are paid at the time the ed;
a prior order	Pursuant to Local Rule 1002-1(B)(2) the clerk of court is directed to refuse to ng any future voluntary petitions submitted by this debtor if the refiling violates of the court or if the petition is accompanied by an application to pay filing and re fees in installments and filing fees remain due from any previous case filed r.
ORDI	ERED in the Southern District of Florida on
	UNITED STATES BANKRUPTCY JUDGE

LF-65(B) (rev. 12/01/02)

c: All parties of record